WASHINGTON

INTERESTING PROCEEDINGS IN CONGRESS.

Passage of the Revised Tariff Bill in the House.

Consideration of Senator Sherman's Funding Bill.

Adotion in the House of a Concurrent Resolution to Adjourn on Wednesday Next.

A Motion to Reconsider Laid on

Washington, July 18, 1866. to in acting upon Governor Randall's nomination for master General is said to be that the committee are

Deunison to Take the Stump Agains the President's Policy.

igged in investigating certain charges made agains

the President's Policy.

Gwernor Dennison, while in New York State, whither

be son next week, with his family, will take the stump

gaist Mr. Johnson's policy. Mr. Seward is also ex
becid to get a rubbing.

The Memphis Swindle.

Sme rich and astounding developments will soon be tade in regard to the Memphis swindle. It appears that be government lost nearly nine handred thousand folirs through the transaction of Parkman, Brooks & ng wo coupons bearing the same numbers, showing there. The duplicates appear to have been prited from the same plate as the genuine. Whether thefreasury and afterwards numbered is a mystery yet

gentleman just from Nebraska states that the radi-carried the late elections by about one hundred majority by dishonesty, counting eighty-six illegal votes for themselves and rejecting one hundred and fifty. Tipon and Thayer, the Senators elect, are Wendell

their own request, or otherwise honorably dis itled to three months' pay proper. In view of the the country with circulars offering to collecparties interested to avoid the sharpers, and their claims, with the proper evidence, to the Pay-er General in this city, and thus secure themselves

lent is not receiving or granting interviews to

ter at Peoria, Ill. Assessors of Inal Revenue for Missouri—Joseph A. Hay, Third dis-; Garland C. Brooks, Fifth district; Joseph A. Grea-Second district. Collectors of Internal Revenue for fouri—John M. Glover, Third district; T. T. Critten-Late Assault on the Clerk of the House

sed a writ of habeas corpus directed to N. D. Ordway, geant at Arms of the House of Representatives, comting him to produce the bodies of Benjamin Severidge and Edward Towers, who were ar-d yesterday on the charge of assaulting H. Painter, Clerk to the Committee on Fost the writ that the accused were held in his custody by its of the people and the abuses of Congress, asserting

thought it best to allow the writ to issue because it con-tained no averment which was fatal; but if the petition had contained the averment that Ordway held the prison would not have ordered the writ to issue. The petition merely states that these men were imprisoned falsely, and illegally held, without stating what authority, and the return states at wanting in the petition. The the fact wanting fed that the Court should have taken judicial knowledge of the passage of the resolution, as all United States courts are required to take judicial knowledge of acts and resolutions of Congress. He doubted whether he should have issued the writ. The question involved had Anderson, reported in Sixth Wheaton, page 204, when is was held that a man arrested by authority either House of Congress could not maintain an action for trespass against the Sergeant at Arms, and that the production of the resolution was a nufficient justification. It was not for the Court to know whether the House was right in the passage of the reso had been passed. The resolution sets forth that the Capitol, and it was now within the judicial knowledge of the Court. If the Capitol is to be made the scene of breaches of the peace, murderous assaults, &c., and Congress is powerless to preserve the peace and fold parties in custedy who may be guilty the entity country will wake up in astonishment. After the objection to the return that the prisoners were of the objection to the return that the principles were not produced, that was for the Court to consider. If the Court inside, that was for the Court to coursider. If the Court inside the parties being brought into court they would no doubt be produced. The writ having been insideretently issued, no return is necessary. He did not think the Court was bound to require the production of the bodies in court, and whether they were in court or not the case might haddended. He directed

in court or not the case might hadecided. He decread the action to be quashed, and allowed the Segment at Arms to return to the custody-brithe prison at The committee appointed to investingle the case of assault were in session to-day, and to a the testimony of all the witnesses excepting that of air, Painter, who was unacte to be present. The evidence failed to show that Towers was directly implicated in the case of Beveridge they recommend that he benefit in the case of Beveridge they recommend that he benefit in the custofy of the they recommend that he be held in the custody of the ant at-arms ustil the 4th of March next. One More Bill in the Hands of the Ways and

Mor.us Committee.
The Committee of Ways and Means have only one

and dollars of these counterfeits were cap tured, with all the app

THIRTY-NINTH CONGRESS.

First Ses. on.

SENATE. WASSINGTON, July 18, 1868.

Mr. Wilson, (rep.) of Mass., from the Military Co. mittee, reported without amendment the bill to reorgan ize the clerical force of the War Department, and the bill in relation to rations of soldiers held as prisoners of

adversely on the bill to appoint a commission to con-sider the subject of transportation between the Westurn and Atlantic States; also adversely on the bill to increase the pay of army officers.

Mr. Grimes, (rep.) of lows, called up the joint resolution to amend a resolution of July 1, 1864, regulating the investment of the Naval Pension Fund, by requiring it to be made a permanent loan to the government at six per cent. This was postponed until to morrow.

On motion of Mr. Surmkan, (rep.) of Ohio, the following bill to reduce the rate of interest on the public debt, and provide for funding the same, was taken up.—

Szerion I. That the Secretary of the Treasury is h authorized, if he shall deem it expedient for the purpo-unding the national debt and reducing the rate of in-

scribed, and the same shall be puid at maturity in lawful money of the United States.

Mr. Suraman said he had several amendments to propose to this bill. The first amendment was to strike out the third section above quoted, and insert in lice out the third section above quoted, and insert in lice thereof a provision that in lice of the sinking fund contemplated by the fifth section of an act to authorize the issue of United States bonds for the redemption and funding of the foating debt of the United States, there shall be annually applied to the payment of the principal and interest of the public debt ones hundred and eighty millions of dollars, which sum is to be appropriated for that purpose, and so much of said sum as is not required to pay interest on the debt shall be piaced to the purchases as payment of such portions of the public debt as the Secretary of the Treasury may from time to time direct.

The amendment was agreed to.

The next amendment proposed by Mr. Suraman was to insert an additional section—a provise that all money received into the Treasury of the United States for duties on imported goods shall be specially set spart for the following purposes:—First, the payment of so much of the interest on the public debt, third, the payment of the principal of the public debt, third, the payment of the principal of the public debt, third, the payment of what propositions by Congress as are required to be paid in coin; fourth, when the amount of coin in the Treasury shall exceed fifty millions the excess shall be sold in

ntrike out the appropriation of \$40,000 for an electric telegraph to the Pacific States; also \$1,750 for extra compensation to the Commissioner and Chief Clerk of the Land Office in charge of the census work, and \$1,500 for an electrician to manage the lighting appearates of the dome of the Capitol, and \$30,000 for an addition to Providence Hospital, Washington. They propose new appropriations as follows:—For preparing and publishing medical statistics in the bureau of the Provides Marshal, \$5,000; for pavement in front of the War and Navy Department, \$13,000; for the pay of eight clerks in the office of Indian Affairs, \$11,200; for continuation of work on the north portion of the Patentoffic, \$50,000; for contingent expenses of the northeast portion of the Executive building, &c., \$6,000; for the codification of the statute laws of the United States, \$15,000; to enable the Superintendent of Indian Affairs to collect information of the claim of George McDougali, for beel in 1852, \$500; for site and Custom House and Post Office at St. Paul, \$100,000; for pay of temperary clerks in the Pension office, \$25,000; to resinburse the corporation of Washington for improving streets and avenues on government property, \$47,180 \$1; for works of art to decorate the Capitol, \$5,000.

34, 180 St; for works of art to decorate the Capitol, 35,090.

MR FURLIG LANDS IN THE SOUTHERN STATES.

Mr. PONEMOR, (rep.) of Kansse, introduced a bill to amend the act of June 24, 1806, for the disposal of public lands for homesteads to actual settlers in the States of Jabams, Missessippi, Louisians, Kansse and Fiorids; which was referred to the Committee on Public Lands is provides that any person who has served not less than twelves months in the sarmy or nayy of the United States, during the war for the preservation of the United States during the war for the preservation of the United States of which was referred to the American Capital Lands in the right to purchase at the minimum rate, or locate by military land swarms, one hundred and sixty acres of land, and to enter one hundred and sixty acres of land, and to enter one hundred and sixty acres of land, and to enter one hundred and sixty acres of land, and the provisions of the Humestead third 182 and the provisions of the Humestead third 182 are suggested as the provisions of the Humestead third 182 are suggested as a first and other employs of the Senate was a requirement on Contingent Explanes.

Mr. Taumana, (rep.) of His, called up the different passes of the Humestead subsequently Augusted in the Humestead to the Committee on Contingent Explanes.

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Mr. Taumana, (rep.) of His, called up the different warranger and the minimum respective particular the bridges are proposed.

Mr. Humptones, (rep.) of Mo, offered an amendment

lowed under this act.

Mr. Henderson's amendment was disagreed to, ross
14, have 10, as follows:— Year Mesers Ergwen Enchalew, Davis, Declittle Poster, Guthrier Harrist Thereforess, Johnson, Lane, Sherman, Strague, Barrist Harrist Therefores, Wiley-14, Strague, Sherman, Sherman, Anthony, Chandler, Chark Conness, Grimes, Horard, Kirawood, McLougal, Morgan, Nesmith, Morton, Nye, Poland, Fomeroy, Riddle, Summer, Trumbul, Wilson and Yates-19.

and Yates—19.

Mr. Hasnessow offered an emendment that no draw-bridge shall be constructed or commenced under this act before the 4th of March, 1867. He explained that the object of this assendences was to postpone the building of these bridges until the Engineer's report referred to in his other amendment shall have been received; which was disagreed to. Yeas 11, may 25.

The bill was then sent to the House for concurrence in amendments.

The Committee of Ways and Means have only one more bill to report, viz.: that to reorganize the Tressury Department. Three only of the general appropriation built remain, undisposed of, and two of them are in committees of conference.

General Rousseau.

Tieneral Rousseau has not yet received the repriment directed to be administered to him for the assault upon Representative Grinnell.

Hiness of Mr. Washburne, of Illinois.

Ropresentative Washburne, of Illinois, after coming to the Hall to-day, was seized with illness, and bad to be conveyed to his home.

Hand of Counterfeiting Implements.

The officers of the secret service division under the Bolistics of the fressury have just arrested the principal party connected with the counterfeit one hundred dollar compound interest note, one of the most dangerous established were incompound interest note, one of the most dangerous established with the counterfeit one hundred dollar compound interest note, one of the most dangerous established with the counterfeit one hundred dollar compound interest note, one of the most dangerous established with the contest for the most dangerous established with the contest for the most dangerous established with the contest for the late Sentor Lane, and was saisfed they were ill-founded.

Mr. Hand of Counterfeiting Implements.

Hand of Counterfeiting Implements.

The officers of the secret service division under the Bolistics of the Treasury have just arrested the principal party connected with the counterfeit one hundred dollar compound interest note, one of the most dangerous established who may be added to the counterfeit of the late Sentor Lane was subject to temperary fits of treatment to the House the them amended to the House then sent to the House the Interest of the lates war, but before proceeding to fit can be address when the House the Interest of the House the House the House the House the House the House to the General Reconstruction Mr. Pomeror of the Islan was not sent to the House the House the House the House the

HOUSE OF REPRESENTATIVES.

Washington, July 18, 1886. The reading of the journal having been dispensed with , Mr. Wassesam (rep.) of Ill., asked and obtained leave

On his motion the amendment of the Senate to the House bill creating the grade of General in the army was taken up and amended by inserting, instead of the words, "of the line," the words, "of the regular army," so that the General's aid-de-camps shall be selected from the regular army. He said that that was the intention of the Senate amendment. The Senate amendment as amended was concurred in.

THE MEMORIES MOTE STREET, THE AMENDMENT OF THE MEMORIES OF THE

Mr. ELIOT, (rep.) of Mass., offered a resolution, which was adopted, directing the Clerk of the House to present to the Secretary of State the Freedmen's Bureau bill, with the certificates of the Clerk of the House and the Secretary of the Senate that it was passed over the veto by a two-thirds vote.

PENNSYLVANIA CONTESTED BLECTION CASE OF KOONTE VE.

Mr. McClurg, (rep.) of Mo., from the Committee on Elections, called up the report in the contested election case of Koontz and Coffroth from the Sixteenth district of Pennsylvania. He said that Mr. Coffroth had left the city, and was willing the vote should be taken on the resolution without detail, provided he was allowed to print an hour's speech. He therefore asked that privilege for Mr. Coffroth, the printing of a half hour's speech for Mr. Koontz and of a twenty minutes speech for Minuelf. Permission was given and then the resolution declaring Mr. Coffroth not entitled to retain his seat, and Mr. Koontz entitled to it, was agreed to without a division. Mr. Koontz was thereupon sworn as a member. The House then proceeded to the regular order of business, being the consideration of reports from committees.

hich was passed.

The House bill authorizing the construction of a jail,

The Senate bill to amend the Metropolitan Police act of the District, which was passed with amendments. Mr Isomsout, (rep.) of Ill., from the same committee, reported back with amendments the Senate bill to incorporate the District of Columbia Canal and Severage Company. Without its being disposed of the morning hour expired and the House passed to other business. The Assault on Mn. Paintes.

Mr. Auff, (rep.) of Mass., from the select committee to investigate the assault on the Cierk of the Post Office Committee, made a report, in part, recommending the discharge from custody of Edward Towers, there being no evidence sufficient to warrant his detention.

Mr. Farswootin, (rep.) of Ill., dissented.

The report was agreed to.

Mr. Farinsworth, (rep.) of Ill., dissented.
The report was agreed to.
OMMITTER ON BUTTERN DIGINAT.
The Senate amendments to the concurrent resolution providing for a joint committee of retrenchment were taken from the Speaker's table.
Mr. Wilson, (rep.) of lowa, offered an amendment instructing the committee to inquire also into the accounts and statements in reference to the government debt and the management thereof, and the mode of depositing and keeping the public money, and all documents relating thereto.
The amendment was agreed to, and the Senate amendments as amended were concurred in.
DISPORAL OF RENTH AMENDMENTS TO HOUSE BILLS.
The Senate amendments to House bills were taken up and disposed of as follows:—
The bill to quiet the title to certain lands within the corporate limits of the city of Benicia, California. The amendments extend the operation of the bill to Santa Cruz, tailfornia. On motion of Mr. McRuze the amendments were concurred in.

The bill to authorize the construction of a railroad through a military reservation in Kansas. The amendment gives the Secretary of War power to revoke the permission. It was concurred in.

The bill for the relief of the owners of the bark Kamehameha, which was concurred in.
The bill for the relief of certain officers of the army.

The bill for the relief of certain officers of the army.

The bill crecting the Territory of Montana into a surveying district and for other purposes.

One of the amendments includes some of the provisions of the bill for the relief the New York and Montana Iron Company, recently vasued by the President which was concurred in.

Bills for the relief of Isaac Ramaev, internal revenus collector from the Eighth district of Ohio, and of Wm. H. Wheeler, of Bangor, Me., were concurred in.

Mr. Struitsanzine gave notive that he would to more row call up the question of privilege arising between Bon. Mr. Conkling and General Fry.

CONSIDERATION AND PARSAGE OF THE BILL TO PROTECT THE REVENUX, RTG.

The House then praceeded to the consideration of the bill reported on July 13 from the Committee of Ways and Means to praisted the revenue and for other purposes, consent having been given to dispense with its consideration in Committee of the Whole.

Several members indicated a desire to offer amendments, but Mr. Morrill declined to yield for that purpose, and moved the previous question on the bill and some verbal amendments which he offered. The previous question was reconsed.

Mr. Struyers, (rop.) of Pa., maved to lay the bill on the table, as there were no opportunities allowed to offer amendments.

The motion was rejected—year 35, mays 34. It previous gold to the previous of the previous distance of the previous of the

his resolution by fixing Monday the 23d for adjournment.
Objection being made that the proposition to change the acor of meeting was not a privileged question, and the Speaker having sentimed the objection. Mr. Dalass withdrew the modification, leaving his resolution as originally offerst.

The resolution was not lead on the table; year 5d, may 7s.

Mr. Dawrs, (rep.) of Mass, moved to amend the resolution by making it read Monday, the 23d.

The previous question having been seconded, Mr. Schroux, (rep.) of Ohio, moved to lay the resolution and amendment on the table, and called for the year and nays, saving that he wanted to see who were for standing by their posts and who were not.

The nation was negatived, year 5d, nays 74.

The question recurred on the amendment, fixing the 23d as the day of adjoornment. The amendment was rejected, 50 to 20, the speaker giving the casting vote in the negative.

22d as the day of adjournment. The americane rejected, 50 to 50, the breaker giving the casting v the negative.

The resolution fixing the 25th as the day of ad-ment, was then agreed to. Yeas 10, naye 57. The lowing is the vote in detail.

ment, was then agreed to. Yeas 76, nays 5. The following is the vote in defail—
Yazz. Messra Alley, Barker, Boyer, Rroomail, Rorkinst, Bundly Clarke of Chio, Denn, Darson, Bowen, Defreen, Definer, Defi

The Speaker presented a letter from the Clerk of the House, stating that he had, in compliance with the white of the House, stating that he had, in compliance with the owner of the House, presented this day to the recreatery of State the Ergedment's Borron bill.

The bears of sexactor land.

The bears are research land.

The bears presented a message from the Senate communicating its action on the death of Senator Lane, of Kansse.

Remarks on the subject were made by Messrs. Clarks, of Kansse, Farquiar and Siblack, after which the House adjourned.

of Kanner, Farquiar and stoken, as which adjourned.

In the House proceedings of yesterday in the Rouse proceedings of yesterday in the Rouse proceedings of yesterday in the Rouse was fined by the telegraph, which is proper to correct. Mr. Garfield is made to any. "He entirely concurred in the views of the thouse to set himself up as the censor, order, and judge of the proprieties of the Rouse," An The sentences were written thus ... "He entirely concurred in the views of the Speaker in regard to casting members to order. It would never do for the Speaker of this House to set homself up as the consor, critic and judge of the proprieties," An.

HARVARD COLLEGE COMMENCEMENT.

The annual commencement at Harrand College to day attracted quite a large enumeer of visitores, notwithstanding the oppressive his weather. Governor justices to day in the commencement of the state House to Cambridge, where his Extellency was received by President Hill. The extraces by the graduating class are speken of as fully equal to proceeding exhibitions. At the close of the exercises Explorery degrees were done ferred, as follows. Haster of Arta-Nathaniel Thayer, name, Hesper, John Wilson, Augustus, Woodbury Document of Lowes, Alexandry R. Bulleck, Win. B. Bogers, Raison Walles & Governor Description of Lowes, Alexandry R. Bulleck, Win. B. Bogers, Raison Walles & Governor Description of Lowes, Alexandry R. Bulleck, Win. B. Bogers, Raison Walles & Governor Description of the College Research of the Colleg

THE ANT. RENT REBELLION.

The Sheriff of Albany County Assaulted While

The Sheriff of Albany County Assaulted While Serving a Writ of Riectment.

From the Albany Jour, al. July 17.]

Yesterday Sheriff Fitch again memphed to execute the writ of ejectment in his possession, against the premises now occupied by Mr. Peter Warner, an old gentleman, in whose vicinity the disturbance recorded last week occurred. The Sheriff was accompanied by aix special deputies, selected for the occasion, and by Colored Church. The approach of the party was announced from Knower's Station, in a telegraph despatch, signed "Warner," and addressed to John Pitcher. When they arrived at Quay's house, near the Lutheran church, a horn was sounded, and from that time their procresswas constantly heralided by most vigorous tooting. Quay passed them on horseback while they were on the read.

the town of Knox, consisting of one hundred and different men, detailed from the Tenth regiment National Guard, oldiers were fully armed and equipped, and supplied

BROOKLYN INTELLIGENCE.

had a long and spirited discussion at their meeting the had a long and aperiod discussion at their meeting the other evening in regard to sending delegates to the Philadelphia Convention. During the discussion Presi-dent Jonnson a course was both praised and condemned Finally Mr. Bergen, and if they endorsed the Philadel-phia Convention and the State Committee should fail to do so, it would certainly burt lies. It would be entirely on their part. Mr. Thompson moved to releat the matter to a committee of five to accordant the views of the Cen-ural Club. The motion prevailed.

Manovic Tearis Movement .- Time movement in regard to erecting a Masonic temple in Brooklyn appears to have been almost entirely abandoned. The committee have been appeared to the constraints of the constr

An Our Man Assarting and Rosens - An old man named John Connection was knowled down in Water street, on Tuesday night, by three ruffians, and rubbed of a small amount of money—all he had in his police. aim. The cowardly thieves then been him until he was simust insensible, probably betause they were double peopled in fleir expectations at not securing a large sum. The unfortunate man went in New York for the purpose The infortunate man went to New York for the prof gotting some receivey, and it appears his easier were aware of the foot, and therefore awared term. The accuract were areased, and gove their a Join Grace, Charles High Though charged the Forest hard the groung effect made the first from the ground admit them to bad, and council the old man to be settle than those of the description of the settle states and the settle s

dien of the Ewitern District appear to now mills dies of the known District appear to now with the uncovered themselves up; in fighting considered while returning from a fee or Threeday absence on while returning from a fee or Threeday absence while a triffing dispote. They post so regard to the general retor of the price rife, but went at it is the fountyleads fair type, unifer every mismic which they could be bleer ands on. The police arrested one of the pittly when and the could be be been priced by the police arrested one of the pittly when the process his names at George feature. He was brought up before Justice liady yesterday morning and required to give built in the urin of \$500 to keep the passe.

The appoint of freque interpretation folly 17 1866. The appoint of freque interpretation folly 17 1866. The appoint of freque interpretation of the accordance from the same period last year of operation of last a million of dollars.

same period last year of upwards of half a million of dollars.

Redney dates of April 21 report the market for bread storis much depressed in conferences of the arrival of twenty-lines cargoes from California and South Assertin. California floor was quoted at £15 and Onlie at £12 life per fee.

Conda Rica coffee has advanced 13pr. in removement of a rumor concentrating \$90.500 pounds in single bands it is also rumored that £.600,000 pounds may seek the London mayies. Conta Rica showed from at £21pr. Cantril American life, Ravista 22pr.

General Hallock has ordered an innediate survey of a new route from Hig Hend, Trucker river and Onlyne, lidabs.

The schooner Million, Badger, from Sunning, the hings 2.500 kegs of angar.

Mining sharm standy. Yellow Jarket, 545. Ophic 200. Cholke, 186, Imperial, 92. Legal tenders, 701, Market week.

LARGE CARCO OF COTTON.

POLICE INTELLIGENCE.

DESCRIPTION NOT SWALL THOUGH -- Mr. John Haloy has had the keeping of the money bags and boxes of the brokers firm of Vail & Co., corner of East Fourteenth other, he was perhaps less vigilant than is his general habit. That he should have been so can only be accounted for upon the ground that he believed that people have been as long unfamiliar with silver and gold as to forget its value, or that nobody would do so small a thing as to access into the office and decamp with a box containing a low old coppers. If he reasoned thus he was alrabity amiss in his conclusions, for a box disappeared yesterday having a lattle over \$5 in pennics of copper and of nickel. They could not go without hands, it was plain. If hands mean enough to take them could be found, why then there must be a man mean enough to steal pennics. Such a man Baley found, as he concludes and charges, in the person of John F. Hays. His conclusion is based upon the fact, as he states it, that the box was found in the possession of the fugacious Hays while he was hydright off. Hays was committed by Justice Shandley, but default of \$300 ball.

some kind kept by Luac Cohn.

Tox Yourville Arson Case. In this case, the exami

epositing in close neighborhood to him of some waves thrown into the street by Moss Ellen Shea. Water is an excellent thing in its way, and many a scorched Gothausie prayed earneadly these last few days for a refreshing abover, and would withingly have got, caught in it and accepted in thankfulness a good wetting. To them it would occur, perhaps, that Stephen was not territy in jures, even if he did get sprinkled. But he held a different opinion. Perhaps the water was dirty. At all water should be accepted to the second of the s

LIBORRY AT THE BRANDERY HOME. - Th employed as fireman at the Brandreth House, Broad-way, was arrested yesterday by officer Fitzgerald, of the

That "Chartered Libertine". PHALON'S NIGHT BLOOMING CEREUS.

Ague, Strickland's Ague Remedy is a Con-tain cure. It has shood the test of you's in the valleys of Missecoppe and Missouri, and is the sovereign semedy in all these infected districts. Solid by all druggists.

All Prizes Cashed in Legal Letteries. Clean

aid and the away full of Lowe and Flander.

BECKAW BROK. & Lalayets plans.

and M Fauch avenue, opposite the open inspirate.

Colstadore's Hair Dre The Best Free Manu-

Br. Longworthy's New Premium Trum Caretam and the Wilder to be and remained from taken the Brillers, Sq. 50; Breadway. Placence Lockstick Togging Goodste Ber

Command's Dallas Medicated comp tages to the state of the

Marter A Paberta Fisch Corming Clarity

Howe Sewing Muchine Company, Mr Is a sewing Markete, it of Resident Market Space will be For Therein and and the service with the first the service with the servic

Indies Modam Jamet's Mammarial Raise

and beautiful development of the obey. Deput Mt Camel-street, and by druggers. Reval Havens Lotteyy, Prives Paid in

TATLER & CO. Record, 16 Wall sizes N/ T. The Singer Manufacturing Compan /'s New

time he six tires way The "River" Luckeritch Sater year Services L

The Last Dave of La-President Martin Van Roses were made confidence by the act of Act Act of COMPAN and the METON of Act of Commission physicisms and from Mr. Lan Bacca my on a copy of more gradient deal made the report of the commission. At a report of the report of the commission of t

This John Patter, sailed from this port your cast for a decimal of Splendid Carawha William 2.765 bales of contra